

Exhibit 6

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8 *Class Counsel for Direct Purchaser Plaintiffs*

9 UNITED STATES DISTRICT COURT
10 NORTHERN DISTRICT OF CALIFORNIA

11 IN RE: CAPACITORS ANTITRUST LITIGATION

Master File No. 3:14-cv-03264-JD

12 THIS DOCUMENT RELATES TO:

13 ALL DIRECT PURCHASER ACTIONS

**DECLARATION OF ROBERTA D.
LIEBENBERG IN SUPPORT OF CLASS
COUNSELS' APPLICATION FOR
ATTORNEYS' FEES AND
REIMBURSEMENT
OF EXPENSES SUBMITTED ON
BEHALF OF FINE, KAPLAN AND
BLACK, R.P.C.**

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18 I, Roberta D. Liebenberg, declare and state as follows:

19 1. I am a member of Fine, Kaplan and Black, R.P.C. ("the Firm" or "Fine Kaplan"). I
20 submit this Declaration in support of Class Counsels' interim application for attorneys' fees for services
21 rendered to the class in the above-captioned litigation and for reimbursement of expenses reasonably
22 incurred in the course of such representation. The time expended in preparing this Declaration is not
23 included.

24 2. I have reviewed the Court's October 31, 2014 Order Appointing Interim Lead Class
25 Counsel (Dkt. 319) ("Order"), including in particular the Order's provisions regarding fees, costs and
26 expenses. The Firm has adhered to those provisions.

27 3. The Firm has acted as class counsel to Direct Purchaser Plaintiffs ("DPPs") in this class
28 action. During the period from November 1, 2014 through September 30, 2016, Fine Kaplan has been

involved in the following activities on behalf of the DPPs at the request and under the direction of Lead Counsel:

Fine Kaplan played a leading role with respect to all aspects of discovery. This included helping to coordinate overall case strategy, drafting of discovery to defendants and assisting in the management and supervision of class and merits discovery efforts, “meet and confers” with counsel for Nitsuko, AVX Corporation and EPCOS about ESI collection and production, interrogatory responses and objections, requests for document production and responsive records, and other discovery-related matters.

The Firm had the lead role with regard to discovery of defendant AVX Corporation, including coordinating the document review, document search and analyzing and compiling the findings of that document work in preparation for depositions. The Firm took the deposition of one of the executives of the defendant in both his individual capacity and as a 30(b)(6) designee. The Firm also assisted with discovery more generally by reviewing plaintiffs’ documents for production and reviewing defendants’ documents.

Fine Kaplan has also played a leading role in working with the plaintiffs’ experts, including retaining the experts, providing discovery and other factual materials to the experts, suggesting areas of inquiry, reviewing expert analyses and ensuring that the experts’ work is integrated into the overall case strategy.

Fine Kaplan also worked on many drafting and factual legal research assignments during this period, including in relation to the Complaint, the Defendants’ Motion to Dismiss the Complaint and issues related to The Foreign Trade Antitrust Improvements Act (“FTAIA”).

4. During the period from November 1, 2014 through September 30, 2016, the Firm performed 10,555.70 hours of work in connection with this litigation. Based upon the historical hourly rates charged by the Firm, the lodestar value of the time is \$4,669,145.50. Attached hereto as Exhibit A is a chart which indicates the attorneys, paralegals and staff who worked on this litigation, the number of hours worked, pursuant to Lead Counsel’s direction, and their respective lodestar values. Exhibit A was prepared from contemporaneous, daily time records regularly prepared and maintained by the Firm and which have been provided to Lead Counsel for review.

1 5. All of the services performed by the Firm in connection with this litigation were
2 reasonably necessary in the prosecution of this case. There has been no unnecessary duplication of
3 services for which the Firm now seeks compensation. The lodestar calculations exclude time spent
4 reading or reviewing work prepared by others or other information relating to the case unless related to
5 preparation for or work on a matter specifically assigned to the Firm by Lead Counsel. The rates at
6 which the Firm seeks compensation are its usual and customary hourly rates charged for this work.

7 6. During the period from November 1, 2014 through September 30, 2016, the Firm
8 incurred expenses in the sum of \$325,413.90. These expenses were reasonably and necessarily
9 incurred in connection with this litigation and are summarized in the chart attached as Exhibit B.
10 Expense documentation has been provided to Lead Counsel for review.

11 7. The expenses incurred are reflected on the books and records of the Firm. These books
12 and records are prepared from checks and expense vouchers which are regularly kept and maintained
13 by the Firm and accurately reflect the expenses incurred.

14 8. The Firm's compensation for the services rendered on behalf of the class is wholly
15 contingent. Any fees and reimbursement of expenses will be limited to such amounts as approved by
16 this Court.

17 I hereby affirm under penalty of perjury of the laws of the United States that the foregoing is
18 true and correct.

19 Dated: January 30, 2017

By: _____


ROBERTA D. LIEBENBERG

Capacitors Antitrust Litigation			
Fine, Kaplan and Black, RPC			
Lodestar Summary -- Historical Rates			
November 1, 2014 to September 30, 2016			
Attorney/Paralegal	Hours	Rate	Lodestar
Roberta D. Lienberg (M)	197.10	750	147,825.00
Roberta D. Lienberg (M)	689.50	795	548,152.50
Gerard A. Dever (M)	0.40	600	240.00
Gerard A. Dever (M)	574.00	650	373,100.00
Paul Costa (M)	566.30	575	325,622.50
Paul Costa (M)	968.50	600	581,100.00
Mary L. Russell (A)	190.80	500	95,400.00
Mary L. Russell (A)	23.30	500	11,650.00
Ria C. Momblanco (A)	65.50	450	29,475.00
Robert A. Larsen (A)	2,562.10	385	986,408.50
Joseph J. Borgia (A)	130.10	325	42,282.50
Joseph J. Borgia (A)	1,035.80	350	362,530.00
Kay Sickles (A)	498.20	385	191,807.00
Nicole Spence (A)	333.10	350	116,585.00
Watanabe Kazuki (A)	1,472.50	350	515,375.00
Nancy M. Blakeslee (PL)	26.70	250	6,675.00
Nancy M. Blakeslee (PL)	137.60	275	37,840.00
Allyson L. Katzman (PL)	6.50	250	1,625.00
Allyson L. Katzman (PL)	137.50	275	37,812.50
Susan J. Hufnagel (PL)	36.60	250	9,150.00
Susan J. Hufnagel (PL)	903.60	275	248,490.00
TOTALS	10,555.70		\$ 4,669,145.50

In Re: Capacitors Antitrust Litigation	
Fine, Kaplan and Black, RPC	
Expense Summary	
November 1, 2014 to September 30, 2016	
Expense	Amount
Assessments	300,000.00
Commercial Copies	1,699.80
Internal Copies	10,986.00
Court Fees/Filing Fees	625.00
Computer Research	2,877.35
Postage/Federal Express	438.47
Professional Fees	
Service Costs	105.00
Witness Fees	
Telephone Conferencing Service	1,079.56
Travel	7,459.67
Other -- Boxes for offsite storage of plaintiff's records	143.05
TOTAL EXPENSES	325,413.90